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TO:

CLERK

Richard W. Wieking

# Mail Stop 8 Director of the U.S. Patent & Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

DATE

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been X Patents or ☐ Trademarks: filed in the U.S. District Court Northern District of California on the following DOCKET NO. DATE FILED U.S. DISTRICT COURT CV 11-04760 JSC 9/23/11 Northern District of California, San Francisco Division PLAINTIFF DEFENDANT TRANSPERFECT GLOBAL MOTIONPOINT CORP PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK OR TRADEMARK TRADEMARK NO. 3 5 In the above—entitled case, the following patent(s) have been included: **INCLUDED BY** DATE INCLUDED ☐ Amendment ☐ Answer Cross Bill ☐ Other Pleading PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK 2 3 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT

Gloria Acevedo

(BY) DEPUTY CLERK

		Ob.
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10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12		JSC
13	TRANSPERFECT GLOBAL, INC.,	Case 10.1
14	Plaintiff,	COMPLAINT FOR PATENT
15	v.	INFRINGEMENT OF U.S. PATENT NO. 6,857,022
16	MOTIONPOINT CORPORATION,	JURY TRIAL DEMANDED
17	Defendant.	
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COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff TransPerfect Global, Inc. ("TransPerfect"), by way of this Complaint against Defendant MotionPoint Corporation ("MotionPoint"), states:

#### THE PARTIES

- 1. Plaintiff TransPerfect is a Delaware corporation with its principal place of business at Three Park Avenue, 39th Floor, New York, New York 10016.
- 2. Upon information and belief, Defendant MotionPoint is a Florida corporation with its principal place of business at 4661 Johnson Road, Suite 14, Coconut Creek, Florida 33073.

# **NATURE OF THE ACTION**

3. This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 101, et seq.

#### **JURISDICTION**

- 4. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 5. On information and belief, this Court has personal jurisdiction over MotionPoint because MotionPoint has constitutionally sufficient contacts with California to make personal jurisdiction proper in this Court. In particular, on information and belief, MotionPoint conducts and solicits business within this district and elsewhere in California, and derives substantial revenue from the sales of their products and/or services within this district and elsewhere in California.
- 6. In addition, on information and belief, MotionPoint has done and continues to do substantial business with entities in the Northern District of California, including the City of Salinas. On information and belief, corporations who do business in or with the City of Salinas must be duly licensed to do business in Salinas.
- 7. On information and belief, MotionPoint specifically markets its translation services to customers doing business in California who wish to connect with California's significant Spanish-speaking population.
- 8. TransPerfect's location at 4340 Stevens Creek Blvd, Suite 102, San Jose, California 95129 includes a number of engineers who work full-time on developing and

supporting the GlobalLink OneLink product. Mark Hagerty, the Chief Technology Officer and principal architect of the GlobalLink OneLink product, works out of the San Jose location and is a resident of the state of California. Furthermore, TransPerfect's location at 160 Spear St., San Francisco, CA 94105 includes over twenty-five employees who work on site development, project management, and support of GlobalLink OneLink sites for customers utilizing the service.

- 9. MotionPoint's infringement has caused and will continue to cause harm to TransPerfect and its operations in the Northern District of California in both San Jose and San Francisco.
  - 10. Venue is proper in this judicial district under 28 U.S.C. §§ 1391 and 1400(b).

## **INTRADISTRICT ASSIGNMENT**

11. Pursuant to Civil L.R. 3-2(c), this is an Intellectual Property Action and shall be assigned on a district-wide basis.

#### **COUNT ONE**

## Claim for Infringement of the '022 Patent

- 12. TransPerfect realleges and incorporates by reference paragraphs 1 through 10.
- 13. By September 29, 2000, a patent application was filed before the United States Patent and Trademark Office ("PTO"), and on February 15, 2005, the PTO duly and legally issued United States Patent No. 6,857,022 ("the '022 patent"), entitled "Translation Ordering System." The named inventor of the '022 patent is Phillip Lee Scanlan. A copy of the '022 patent is attached hereto as Exhibit A.
- 14. The '022 patent has been assigned to TransPerfect. TransPerfect has all right, title, and interest to the '022 patent, with full authority to bring this action for injunctive relief and damages.
- 15. The '022 patent discloses and claims one-click translation systems and methods. Generally, the claimed inventions are systems and methods that provide a translation when a single action translation component is clicked.
- 16. Defendant MotionPoint is in the business of providing website translation and globalization services. On information and belief, MotionPoint infringes the '022 patent by

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providing website translations that include the "One-Link Deployment" process ("Accused Products"). MotionPoint's website describes the "One-Link Deployment" process by stating that "When a site is language-enabled using our service, a single 'language' link must be added to its the alternate language site." See navigation bar for users to access http://www.motionpoint.com/our-solutions/motionpoint-frequently-asked-questions/general-faqs/. MotionPoint's webpage further states "The 'language' link is a single line of JavaScript code, which we provide to your IT department, along with insertion instructions." See id.

- 17. MotionPoint has been and is on notice of the '022 patent. On January 14, 2011, TransPerfect identified the '022 patent to MotionPoint in its Patent Local Rules 3-3 contentions in Case No. CV-10-2590-CW in the Northern District of California as prior art to United States Patent Nos. 7,580,960, 7,584,216, 7,647,479, and 7,627,817, which purportedly disclose and claim elements of MotionPoint's website translation products and services.
- 18. On information and belief, Defendant MotionPoint is in violation of 35 U.S.C. § 271(a) because it has been and is currently infringing, directly and/or indirectly, one or more claims of TransPerfect's '022 patent by, among other things, making, using, importing, distributing, offering for sale and/or selling the Accused Products without any authority or license.
- 19. On information and belief, MotionPoint, in violation of 35 U.S.C. § 271(b), has actively induced and is currently actively inducing infringement of one or more claims of the '022 patent by knowingly and intentionally encouraging or aiding third parties to infringe the '022 patent, without authority or license. On information and belief, these third parties include MotionPoint's customers, such as, without limitation, the City of Salinas, Best Buy, and Pizza Hut.
- 20. On information and belief, MotionPoint, in violation of 35 U.S.C. §271(c), has contributorily infringed and is contributorily infringing one or more claims of the '022 patent by providing, selling, or offering for sale, to third parties the Accused Products especially adapted for use in an infringement of '022 patent, without authority or license. On information and belief, these third parties include MotionPoint customers, such as the City of Salinas, Best Buy, and

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Pizza Hut.

- On information and belief, MotionPoint's infringement of the '022 patent has been 21. and continues to be willful and deliberate.
- 22. Defendant MotionPoint's continued infringement, both direct and indirect, of the '022 Patent has damaged and continues to damage TransPerfect.
- 23. TransPerfect is entitled to recover from MotionPoint all damages it has sustained as a result of MotionPoint's infringement including lost profits and not less than a reasonable royalty as well as treble damages.
- MotionPoint's continued infringement, both direct and indirect, of TransPerfect's 24. patent has caused and will continue to cause TransPerfect irreparable harm unless enjoined. TransPerfect has no adequate remedy at law.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff TransPerfect prays for the following relief:

- 1. a judgment in favor of TransPerfect finding that MotionPoint has infringed the '022 patent;
- 2. a permanent injunction enjoining MotionPoint, its officers, agents, servants, employees, attorneys, and those persons in active concert or participation with any of them, from directly or indirectly infringing the '022 patent;
- an accounting of damages resulting from MotionPoint's infringement of the '022 3. patent;
- 4. an award of damages to compensate TransPerfect for MotionPoint's infringement, and pursuant to 35 U.S.C. § 284, said damages to be trebled because the infringement is and has been willful;
- 5. an assessment of pre-judgment and post-judgment interest and costs against MotionPoint, together with an award of such interest and costs, in accordance with 35 U.S.C. § 284;
- an award to TransPerfect of its attorneys' fees incurred in connection with this 6. lawsuit pursuant to 35 U.S.C. § 285; and

7. such other and further relief as this Court may deem just and proper.

Dated: September 23, 2011

Kasowitz, Benson, Torres & Friedman LLP

Douglas E. Lumish Jeffrey G. Homrig

Joseph H. Lee Lawrence Okey Onyejekwe Jr. Joseph B. Shear

Attorneys for Plaintiff TransPerfect Global,

# **DEMAND FOR JURY TRIAL**

Plaintiff TransPerfect respectfully requests a trial by jury, pursuant to Fed. R. Civ.

P. 38(b), on all issues so triable.

Dated: September 23, 2011

Kasowitz, Benson, Torres & Friedman LLP

By:

Douglas E. Lumish Jeffrey G. Homrig

Joseph H. Lee Lawrence Okey Onyejekwe Jr.

Joseph B. Shear

Attorneys for Plaintiff TransPerfect Global, Inc.